UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE AT KNOKVILLE



JAN 13 2021

Clerk, U.S. District Court Eastern District of Tennessee

Hannah Parton for myself) At Knoxville
military, and sports)
Corrunarity, along with family. Name of plaintiff (s))))) 3:21-mc-6
v.) Case No. Varlan/Poplin
Medtranic +	(to be assigned by Clerk)
Donald Trump)
Michael Rubens Bloomberg Name of defendant (s))))
CO	MPLAINT
1. A short and plain statement of the grounds statutes and/or U.S. Constitutional provisions	for filing this case in federal court (include federal s, if you know them):
Please see attached. M	Medical Kidnapping by
unseen means.	
2. Plaintiff, Hannah Parton	resides at
1600 Pennsylvania Ave, NW street address	
(District of Columbia), DC, 200 county state zip	500 , 845-232-2619 . code telephone number
(if more than one plaintiff, provide the same	information for each plaintiff below)
Classified, to be declassifie	ed immediately.

3. Defendant, Don ald J. Trum	O (In Custody) live	es at, or its business is located at
1600 Pennsylvania Ave. A street address (District of Columbia) county	IW .	Washington.
street address		city
(District & Columbia)	, <i>D_C</i>	, <u>20566 </u>
county	state	zip code
(if more than one defendant, provide the Michael Rubens Bloom	e same information for	each defendant below)
73/ Lexington Ave	J	
New york, NP 102) 3 Q	:
		1
		·
4. Short and plain statement of your claim how each defendant is involved. You m		<u> </u>
Illegally enforced by en	streme violence	re Medical equipment
that is corrected to v	ital organs, +	connected through
Vins. Falsely Imprision	ned by means	S UNSEEN.
14101 1431 2 17 131	O messi) -0.10cdc,
		
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5. A demand	for judgment for the relief you seek (list what you want the Court to do):
a.	\$ 999 T,\$999T,\$999T,\$999T,\$999T
	\$19997,\$19997,\$19997,\$19997,\$19997
b.	Order immediate security services, and personal
	drivers for all.
c.	allow All victims copies of their own medical
	Scans-to have on them.
d.	eriminal charges. life in prison for all
	involved, no parole.
my (our) info	y certify under penalty of perjury that the above complaint is true to the best of ormation, knowledge and belief.
Signed this _	15th day of November, 2020.
	į.
	Signature of plaintiff (s)
E.,	ade will be dispersed immediately to law access
·rw	nds Will be dispersed immediately to Law office of exandra Kennedy Mathers, To Hannah Parton
\mathcal{C}_{a}	inital One.

Affidavit of Identity

State: Tennessee

County: Knox

- I, the undersigned, being of sound mind and body, do attest and confirm the following facts:
- 1. My legal name is as follows: Hannah Parton.
- 2. My present address is as follows:

1600 Pennsylvania Ave. NW Washington, DC 20006

- 3. My date of birth is April 29th, 1978.
- 4. I provided the following form of identification to the Notary Public to prove my identification:

Court Records

5. This Affidavit of Identity is being sworn for the following reason:

I'm the Grand-Daughter of the 35th President of the United States, John F. Kennedy, and Queen Elizabeth. I'm also a Federal Official with National Jurisdiction Powers. Any one who attempts to harm me, or my family members are subject to be held criminally accountable, to the fullest extent under 18 U.S. Code 1751 Presidential and Presidential staff assassination, kidnapping, and assault penalties, and is subject to Death Penalty.

- 6. I am aware that any false information on this Affidavit of Identity is punishable to the fullest extent of the law, up to and including monetary fine or imprisonment.
- 7. The below is my true and correct signature.

I swear under penalty of perjury that I am the party described above and that all statements in this Affidavit of Identity are true.

Hannah Parton

Signature: Namat Parla

Date: May, 16, 2017

ACKNOWLEDGMENT

STATE OF <u>levinessee</u>.) ss county of <u>knox</u>)

Subscribed and sworn to before me this <u>let</u> day of <u>Macy</u> 2017.

My Commission Expires:

(SEAL)

18 U.S. Code § 1751. Presidential and Presidential staff assassination, kidnapping, and assault; penalties

U.S. Code Notes

- (a) Whoever kills (1) any individual who is the President of the United States, the <u>President-elect</u>, the Vice President, or, if there is no Vice President, the officer next in the order of succession to the Office of the President of the United States, the Vice President-elect, or any person who is acting as President under the Constitution and laws of the United States, or (2) any person appointed under <u>section 105(a)(2)(A) of title 3</u> employed in the Executive Office of the President or appointed under <u>section 106(a)(1)(A) of title 3</u> employed in the Office of the Vice President, shall be punished as provided by sections 1111 and 1112 of this title.
- **(b)** Whoever kidnaps any individual designated in subsection (a) of this section shall be punished (1) by imprisonment for any term of years or for life, or (2) by death or imprisonment for any term of years or for life, if death results to such individual.
- (c) Whoever attempts to kill or kidnap any individual designated in subsection (a) of this section shall be punished by imprisonment for any term of years or for life.
- (d) If two or more persons conspire to kill or kidnap any individual designated in subsection (a) of this section and one or more of such persons do any act to effect the object of the conspiracy, each shall be punished (1) by imprisonment for any term of years or for life, or (2) by death or imprisonment for any term of years or for life, if death results to such individual.

- (e) Whoever assaults any person designated in subsection (a)(1) shall be fined under this title, or imprisoned not more than ten years, or both. Whoever assaults any person designated in subsection (a)(2) shall be fined under this title, or imprisoned not more than one year, or both; and if the assault involved the use of a dangerous weapon, or personal injury results, shall be fined under this title, or imprisoned not more than ten years, or both.
- **(f)** The terms "<u>President-elect</u>" and "<u>Vice-President-elect</u>" as used in this section shall mean such persons as are the apparent successful candidates for the offices of President and Vice President, respectively, as ascertained from the results of the general elections held to determine the electors of President and Vice President in accordance with title 3, United States Code, sections 1 and 2.
- (g) The Attorney General of the United States, in his discretion is authorized to pay an amount not to exceed \$100,000 for information and services concerning a violation of subsection (a)(1). Any officer or employee of the United States or of any State or local government who furnishes information or renders service in the performance of his official duties shall not be eligible for payment under this subsection.
- **(h)** If Federal investigative or prosecutive jurisdiction is asserted for a violation of this section, such assertion shall suspend the exercise of jurisdiction by a State or local authority, under any applicable State or local law, until Federal action is terminated.
- (i) Violations of this section shall be investigated by the Federal Bureau of Investigation. Assistance may be requested from any Federal, State, or local agency, including the Army, Navy, and Air Force, any statute, rule, or regulation to the contrary notwithstanding.
- (j) In a prosecution for an offense under this section the Government need not prove that the defendant knew that the victim of the offense was an official protected by this section.
- **(k)** There is extraterritorial jurisdiction over the conduct prohibited by this section.

(Added Pub. L. 89–141, § 1, Aug. 28, 1965, 79 Stat. 580; amended Pub. L. 97–285, §§ 3, 4(a), Oct. 6, 1982, 96 Stat. 1220; Pub. L. 103–322, title XXXII, § 320101(e), title XXXIII, §§ 330016(1)(K), (L), 330021(1), Sept.

Hannah Matthews Parton 201 W. Springdale Avenue Knoxville TN 37917

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE AT KNOXVILLE

Case No. 3:20-mc-00058-TAV-DCP

NOTICE REGARDING REQUIREMENT TO NOTIFY COURT OF CHANGE OF ADDRESS Local Rule 83.13 – Parties not represented by counsel (pro se):

It is the duty of any party not represented by counsel to promptly notify the Clerk and the other parties to the proceedings of any change in his or her address, to monitor the progress of the case, and to prosecute or defend the action diligently. Notification of a change of address must be accomplished by filing a Notice with the Clerk and service of the Notice upon all other parties within 14 days of the change of address. In addition, a party appearing for himself/herself shall sign his/her pleadings and include his/her address and telephone number. The failure of a pro se plaintiff to timely respond to an order or pleading addressed to the last address provided to the Clerk may result in dismissal of the case or other appropriate action. Parties proceeding pro se shall be expected to be familiar with and follow the Federal Rules of Civil Procedure and these rules.